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नई दिल्ली, शनिवार, सितम्बर 25, 1971 (आश्विन 3, 1893)

No. 39]

NEW DELHI, SATURDAY, SEPTEMBER 25, 1971 (ASVINA 3, 1893)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV

(PART IV)

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं
(Advertisements and Notices by Private Individuals and Private Bodies)

LOST, STOLEN OR DESTROYED

(As the case may be)

The Government Promissory Note(s) CA 227001 & CA 227002 of the 3% Con. Loan of 1946 for Rs. 10,000 each originally standing in the name of Nani Gopal Chatterjee and last endorsed to none, the proprietor by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above note(s) and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate(s) in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security(ies).

Signature of the Advertiser : Nani Gopal Chatterjee.

Residence : 10. Gokul Mitra Lane, Calcutta-5.

LOST

The Government Promissory Notes Nos. PT 001162, PT 001163, PT 001164, PT 001165 and PT 001166 of the 6½% Gold Bonds 1977 for Rs. 5,000/-, Rs. 1,000/-, Rs. 1,000/-, Rs. 100/ and Rs. 10/ respectively originally standing in the name of Kishore Kumar Kataruka, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Notes and interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Patna and that application is about to be made for the issue of Duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the advertiser : Kishore Kumar Kataruka.

Residence : Kataruka Niwas, Gandhi Maidan South, Patna-1.

K. K. KATARUKA

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Manager of Publications

CHANGE OF NAMES

I, hitherto known as IC-18931 Captain SIBA SWAMI BHATTACHARJEE son of Shri TRIPTY MOHAN BHATTACHARJEE, employed as Army Officer in the Army, residing at 59, Subroto Park, Delhi Cantonment-10, have changed my name and shall hereafter be known as IC-18931 Captain SIBA SWAMI BANERJEE.

It is certified that I have complied with other legal requirements in this connection.

Captain

SIBA SWAMI BHATTACHARJEE

[Sd. (in existing) old name]

I, hitherto known as APPAVOO DORAISWAMY son of Shri DORAISWAMY, employed as Mazdoor in Central Vehicle Depot, Avadi, residing at No. 5, Anandanagar, 4th Street, Kamaranagar, Avadi, have changed my name and shall hereafter be known as D. APPAVOO.

It is certified that I have complied with other legal requirements in this connection.

APPAVOO DORAISWAMY
[Sd. (in existing) old name]

I, hitherto known as **SANTOSH KUMARI** daughter of Shri **AMAR SINGH**, employed as Civilian Switch Board Operator in Western Command Signal Regiment, Simla-3, residing at Simla, have changed my name and shall hereafter be known as **PARMJIT KAUR MISSEN**.

It is certified that I have complied with other legal requirements in this connection.

SANTOSH KUMARI
[Sd. (in existing) old name]

I, hitherto known as **DHONDIBA LAXMAN CHANDERE** son of Shri **LAXMAN CHANDERE**, employed as DBW 'B' in Ammn. Factory, Kirkee, Poona-3, residing at SUS Taluka, Mulshi Dist., Poona, have changed my name and shall hereafter be known as **MAHADEV RANGOBA CHANDERE**.

It is certified that I have complied with other legal requirements in this connection.

DHONDIBA LAXMAN CHANDERE
[Sd. (in existing) old name]

I, hitherto known as **ANTONY V. AMMAL** daughter of Late Shri **ANTONY**, residing at Block No. 37, C.G.H.S. Quarters, Sion Koliwada, Bombay, have changed my name and shall hereafter be known as **Kum. A. V. ANJILA**.

It is certified that I have complied with other legal requirements in this connection.

ANTONY V. AMMAL
[Sd. (in existing) old name]

I, hitherto known as **SIYA RAM** son of Shri **LEELA DHAR VIMAL**, employed as L.D.C. (Lower Division Clerk) in C.C.P. & S., Nirman Bhavan, 'B' Wing, New Delhi, residing at A.455, J. J. Colony, Hastal, Najafgarh Road, New Delhi-18, have changed my name and shall hereafter be known as **SIYA RAM VIMAL**.

It is certified that I have complied with other legal requirements in this connection.

SIYA RAM
[Sd. (in existing) old name]

I, hitherto known as **AMAR NATH RAM** son of Shri **MUNNOO RAM GOND**, employed as Clerk in P. & T. Deptt., North Calcutta Division, Cal.-14, residing at 124/2, Manicktala St., Cal.-6, have changed my name and shall hereafter be known as **AMAR NATH GAUR**.

It is certified that I have complied with other legal requirements in this connection.

AMAR NATH RAM
[Sd. (in existing) old name]

I, hitherto known as Shri **SHYAMALAL KORI** son of Shri **JETHU RAM KORI**, employed as Planetabler in No. 44, Party (CC), Survey of India, Jabalpur, residing at 1192, Durga Chouck Phoota Tal, Jabalpur, have changed

my name and shall hereafter be known as **SHYAM LAL KATARAHA**.

It is certified that I have complied with other legal requirements in this connection.

SHYAMALAL KORI
[Sd. (in existing) old name]

I, hitherto known as **SH. KALU RAM** son of Shri **SH. MANGHA RAM**, employed as Sub-Post Master in Shri Jiwan Nagar, residing at VPO Sri Jiwan Nagar, have changed my name and shall hereafter be known as **SH. N. K. MEHTA**.

It is certified that I have complied with other legal requirements in this connection.

KALU RAM
[Sd. (in existing) old name]

I, hitherto known as **Kumari PUSHPA** daughter of Shri **DUNICHAND B. RAMRAKHIYANI**, employed as Clerk in Office of the Director, Foreign Post, Bombay, residing at Bk. 721/2, Hospital Area, Ulhasnagar-3, have changed my name and shall hereafter be known as **Smt. CHANDA ASHOKKUMAR ADVANI**.

It is certified that I have complied with other legal requirements in this connection.

Kumari PUSHPA
[Sd. (in existing) old name]

I, hitherto known as **Miss MANDIRA KANTAVALA** daughter of Shri **KANTAVALA**, a Student, residing at "Shantikutir", Marine Drive, Bombay-20, have changed my name and shall hereafter be known as **Miss MANDIRA SWAMINADHAN**.

It is certified that I have complied with other legal requirements in this connection.

Miss MANDIRA KANTAVALA
[Sd. (in existing) old name]

I, hitherto known as **Sri SURENDRA LAL NATH** son of Late **AMAR KRISHNA NATH**, employed in Central Govt. Ordinance Factory, Dum Dum, Cal.-28, T. No. 119, Tool Room, residing at Vill. Shutrass Gram, P.O. Kodalia, 24-Parganas, have changed my name and shall hereafter be known as **Sri SURENDRA LAL DEBNATH**.

It is certified that I have complied with other legal requirements in this connection.

SURENDRA LAL NATH
[Sd. (in existing) old name]

I, hitherto known as **GANDHARI MOCHI** son of Shri **MANGAL DAS**, employed as Lower Division Clerk in Office of the Collector, Central Excise, Patna, residing at Moh. Hazari, P.O. Patna City, Distt. Patna-8, have changed my name and shall hereafter be known as **GIRI DHARI LAL**.

It is certified that I have complied with other legal requirements in this connection.

GANDHARI MOCHI
[Sd. (in existing) old name]

I, hitherto known as **PARMAR SURENDRAKUMAR** son of Shri **CHIMANLAL K.**, employed as L. D. Clerk in the Office of the Accountant General, Gujarat State, Ahmedabad, residing at 1773/7, Surti's Chawl, Rajpur Gomtipur, Ahmedabad-21, have changed my surname and shall hereafter be known as **RAJAN SURENDRAKUMAR CHIMANLAL**.

It is certified that I have complied with other legal requirements in this connection.

PARMAR SURENDRAKUMAR
[Sd. (in existing) old name]

Notification by the Kaisarganj Beopar Company Ltd., Meerut

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry, Notification No. S.O. 1162 dated the 4th May, 1960 has been obtained on 30th July, 1971 to the following amendments made to the Bye-laws of the Kaisarganj Beopar Company Ltd., Meerut.

AMENDMENTS

(1) For Bye-law 1(30), the following shall be substituted.—“Unit of Trading—means the unit of transaction in hedge contracts and shall be 4000 kg. or 40 quintals including the weight of Kattas.”

(2) In Bye-law 70, for the words and figure “Phagun Sudi 15”, the words and figure “Phagun Sudi 13” shall be substituted.

(3) Bye-law 71 shall be substituted by the following.—“The unit of trading in gur hedge contract shall be 4000 kg. or 40 quintals packed in new kattas of black, blue and red stripes and the unit of rate shall be 40 kg.”

(4) Bye-law 72 shall be substituted by the following.—“The basis of gur hedge contract shall be gur Pansra of average quality No. 2 produced out of the crop of the year in Meerut, Muzaffarnagar, Saharanpur and Bulandshahr Districts and filled in new Kattas.”

(5) For Bye-law 73, the following shall be substituted.—“Against the gur hedge contract, gur Khurpapar shall also be tenderable. If the seller wants to deliver khurpapar, the purchaser shall have to accept the delivery of the same and will pay Re. 1/- in Phagun delivery and Rs. 2/- in Baishakh and Re. 1/- in Asarh deliveries per 40 kg. more than the rate of gur Pansra.

(6) In Bye-law 76, Clause (a), (b) and (c) shall be substituted by the following “(a) Phagun delivery.—The tenderable quality shall be complete dry kattas. (b) Baishakh Delivery.—The tenderable quality shall be 60% dry and 40% wet kattas. If in a particular lot percentage of wet kattas is more than the whole lot shall not be rejected but out of the lot as many units as can be taken with 60% dry would be taken and remaining lot shall

(7) For Bye-law 85, the following shall be substituted.—“All taxes to be levied by the Central and Provincial Governments shall be borne by the seller and no tulai will be charged from the purchaser.”

(8) Bye-law 85 A shall be deleted.

(9) In Bye-law 66.—(i) In line 2, for the figures “1, 2, 3” the word and figure “5th” shall be substituted. (ii) in line 4, figure and word “12 noon” shall be substituted by figure and word “4 p.m.” (iii) The sentences “If a seller is deemed to have no goods to deliver or if the seller refuses or fails to deliver the goods the goods are rejected on account of the wet kattas.” shall be substituted by the following :—“If a seller is deemed to have no goods to deliver or if the seller refuses or fails to deliver the goods within the prescribed time or the goods are rejected by the Survey Committee, the seller pay a penalty at the rate of 25 pais per 40 per kg. In addition to the penalty the seller shall pay to the buyer the difference between the rate of the delivery order and the due date rate. In case the difference between the rate of delivery order and the due date rate is in favour of the seller, the seller shall not be entitled to ask for the same”

(10) In Bye-law 87(1) in line 3, figures “1, 2, 3” shall be substituted by figure and word “5th”, (ii) in line 5, figure and word “12 noon” shall be substituted by figure and word “4 p.m.”. (iii) Figure and word “50 kg.” shall be substituted by figure and word “40 kg.”. Wherever they occur. (iv) The sentence “If there is any loss the purchaser shall make it good.” shall be substituted by the following. “If there is any profit the purchaser shall not be entitled to receive the same from the seller. But if there is any loss to the seller, the seller shall be entitled to recover the same from the purchaser also the expenses incurred for the same.” (v) Sentences “If a seller is deemed to have no goods to deliver or if the seller refused or fails to deliver the goods within prescribed time he shall pay penalty in the seller's account.” shall be substituted by the following “If a seller is deemed to have no goods to deliver or if the seller refuses or fails to deliver the goods within prescribed time or the goods are rejected by the Survey Committee, the seller shall pay the penalty at the rate of 25 paise per 40 kg. In addition to the penalty the seller shall pay to the buyer the difference between the rate of the delivery order and the due date rate. In case the difference between the rate of delivery order and the due date rate is in favour of the seller, the seller shall not be entitled to ask for the same.

(11) In Bye-law 87 A, in line 7, word and figure “Sudi-1” shall be substituted by the word and figure, “Sudi-5.”

(12) In Bye-law 94, in line, figure and word “5000 kg.” shall be substituted by figure and word “4000 kg.”

(13) In Bye-law 101, (i) line 17, figure and word “5000 kg.” shall be substituted by figure and word “4000 kg.” (ii) under heading “Rate of Ordinary Margin,” words “75/- per unit” shall be substituted by “100/- per unit.” words “all be substituted by” shall be substituted by “words and figures,” “Rs. 2/-” shall be substituted by “Rs. 2/-”

(1) Brokerage	60 paise per unit
(2) Commission of the Company	35 paise per unit
(3) Dharmada	5 paise per unit
(4) Building Fund	10 paise per unit
TOTAL	1-10 per unit

Provided that in case of equal rates of purchases and sales of hedge contract of gur 75 paise shall be charged on each complete transaction as detailed below:—

1. Brokerage	60 Paise per unit
2. Commission of the Company	5 Paise per unit
3. Building fund	10 Paise per unit
TOTAL	75 Paise per unit

15. Bye-law 118(a), (i) in line 2, words and figures "Re. 0.25 np. per 50 kg." shall be substituted by figures and words "50 paise per 40 kg.", (ii) In Line 8, words and figure "Rs. 25/- per unit." shall be substituted by words and figure "Rs. 50/- per unit."

16. A new Bye-law as bye-law 135 shall be incorporated as follows:—"135. The seller shall weigh the goods on the balance or Kanta. After weighing the goods the responsibility of removing the same from the balance or kanta shall be of the purchaser."

17. In Bye-law 205, in lines 13 and 14, words and figures "Rs. 1.25 np. per 50 kg." shall be substituted by words and figures "Re. 1/- per 40 kg."

18. Bye-laws 219, 220 and 224 shall be deleted.

19. Schedule A appearing under the heading "Schedule outstation Delivery Centre," shall be substituted by the following "Schedule A."

<i>Name of Mandis</i>	<i>Transport and other charges per 40 kg.</i>
1. Mawana	45 paise
2. Sardhana	45 paise
3. Ghaziabad	45 paise
4. Muradnagar	45 paise
5. Baraut	45 paise
6. Modinagar	45 paise
7. Agarwal Mandi	45 paise
8. Kila Parikshatgarh	45 paise
9. Hapur	45 paise
<i>Note.—Octroi shall also be levied on the seller.</i>	

ANNEXURE

Amendments to Bye-laws of the Kaiserganj Beopari Company Ltd., Meerut

In the said Bye-laws:—

After Bye-law 218, the following new bye-law shall be added as bye-law 218A.

"218A. (i) The Board shall, every year as soon as it is constituted appoint a Vigilance Committee of not more than 3 persons from among the Directors and/or members.

(ii) The Forward Markets Commission however, have power to appoint, at any time or from time to time, not more than two persons, to be members of said Vigilance Committee, in addition to the members appointed under clause (i).

(iii) The Vigilance Committee shall have power to investigate into and report on the violations of any provisions of the Bye-laws or of rules, regulations, Orders, or instructions issued thereunder or under the Forward Contracts (Regulation) Act, 1962 or on such other matters of a like nature as may be entrusted to it by the Board either on its own initiative or on receipt of complaints of such violations. The committee shall meet at least once in every three months or of tender if necessary, send a report to the Board about the work done by it".

Form No. 151

(See Rule 315)

Companies Act, 1956

Creditors Voluntary Winding up

Notice of appointment of Liquidators pursuant to Section 516.

Name of Company : Vishal Financiers Pvt. Ltd.

Nature of Business : Hire Purchase.

Address of Registered Office : 18/4 Arya Samaj Road, Karol Bagh, New Delhi.

Name(s) and address of Liquidator : (1) Shri Kirpal Singh Ahluwalia 19 Laj Bhawan, Chuna Mandi, Pahar Ganj, New Delhi.

(2) Shri H. D. Juneja EA, 83 Inderpuri, New Delhi.

Date of appointment : 29th August 1971.

By whom appointed : By the Creditors in their Meeting held on 29th August 1971.

Sd./-

KIRPAL SINGH &
H. D. JUNEJA

Voluntary Liquidators